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	s information to identi							
	TIMOTHY	SCOTT	KICHLINE					
Debtor 1	First Name	Middle Name	Last Name					
Debtor 2 Spouse, if fil	ling) First Name	Middle Name	Last Name			plan, and	this is an amer d list below the of the plan tha anged.	
Jnited Stat	es Bankruptcy Court for the	e: <u>EASTERN</u> Di:	strict of PENNSYLVA	ANIA				
Case numb	per 19-13905		(State)					
Offici	al Form 113	-				e va Producti		
Cha	pter 13 Pla	n					20 12	2/17
Part 1						<b>P</b>	\	
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To Debte	ors: This form sets	he option is appro	may be appropriate in priate in your circums nd judicial rulings ma	some cases, but the patances or that it is per y not be confirmable.	presence of an op rmissible in your	otion on the form	Do n does not	
	ors: This form sets indicate that the do not comply	he option is appropromition is appropromition in the second rules and the second rules are second rules and the second rules are second rules	priate in your circums	stances or that it is per y not be confirmable.	presence of an op rmissible in your	otion on the form	n does not	
To Debte	ors: This form sets indicate that the do not comply in the following	he option is approproprogrammer with local rules and notice to creditors,	priate in your circums nd judicial rulings ma you must check each b	stances or that it is per y not be confirmable.	rmissible in your	pation on the form	n does not	
To Debte	This form sets indicate that the do not comply In the following itors: Your rights may	he option is appropropropropropropropropropropropropro	priate in your circums nd judicial rulings ma you must check each b is plan. Your claim ma r and discuss it with you	stances or that it is per y not be confirmable. nox that applies.	rmissible in your ed, or eliminated.	otion on the form	n does not Plans ta	
To Debte	In the following  You should rea have an attorned from the following  You should rea have an attorned from the following from t	he option is appropriate to creditors, the affected by this did this plan carefully ay, you may wish to he plan's treatment least 7 days before akruptcy Court may a with least 7 days before akruptcy Court may a with least 7 days before akruptcy Court may a with least 7 days before akruptcy Court may a with least 7 days before	priate in your circums and judicial rulings may you must check each be is plan. Your claim may and discuss it with you consult one. of your claim or any pro- the date set for the head confirm this plan withou	stances or that it is per y not be confirmable. Pox that applies. By be reduced, modifie	ed, or eliminated. The in this bankrup or your attorney nor some or the or ection to confirma	tcy case. If you do nust file an object dered by the Bartion is filed. See	n does not plans to a lo not tion to	
To Debte	In the following  In the following  In the following  You should rea have an attorne If you oppose the confirmation at Court. The Ban Bankruptcy Rul The following m includes each	he option is appropriate to creditors, and be affected by this did this plan carefully bey, you may wish to the plan's treatment least 7 days before alkruptcy Court may be 3015. In addition, matters may be of particular and the plan's treatment least 7 days before alkruptcy Court may be 3015. In addition, matters may be of particular and the same and the	priate in your circums and judicial rulings may you must check each be is plan. Your claim may and discuss it with you consult one. of your claim or any protection of the date set for the head confirm this plan without you may need to file a carticular importance. Determs. If an item is che	stances or that it is per y not be confirmable. Fox that applies. By be reduced, modified or attorney if you have of povision of this plan, you paring on confirmation, u	ed, or eliminated. The in this bankrup or your attorney not need to confirm a order to be paid une box on each line.	tcy case. If you do nust file an object dered by the Bartion is filed. See inder any plan.	do not tion to nkruptcy	
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To Debte	In the following  In the following  In the following  You should rea have an attorne If you oppose the confirmation at Court. The Ban Bankruptcy Rul The following m includes each be ineffective  A limit on the amount payment or no payment	the option is appropriate to creditors, with local rules are notice to creditors, to be affected by this did this plan carefully ey, you may wish to the plan's treatment least 7 days before akruptcy Court may be a 3015. In addition, matters may be of particles out later in the tof a secured claiment at all to the secured reserved.	priate in your circums and judicial rulings may you must check each be is plan. Your claim may and discuss it with you consult one. of your claim or any proceed the date set for the heat confirm this plan without you may need to file a carticular importance. Determs. If an item is checked the plan.	stances or that it is per y not be confirmable. Fox that applies. By be reduced, modified ar attorney if you have of the proof of the plan, you aring on confirmation, untifurther notice if no object in the proof of claim in the performance of the proof of the proof of claim in the performance of the proof of claim in the performance of the proof of the proof of claim in the performance of the proof of the	ed, or eliminated.  ne in this bankrup  or your attorney n  nless otherwise or  ection to confirma  order to be paid u  e box on each lind  " or if both boxe  n a partial	tcy case. If you do nust file an object dered by the Bartion is filed. See ander any plan.	do not tion to nkruptcy  mer or not the platthe provision w	ed

### Part 2: Plan Payments and Length of Plan

2.1 Debtor(s) will make regular payments to the trustee as follows:

## \$170.00 per Month for 60 months

If fewer than 60 months of payments are specified, additional monthly payments will be made to the extent necessary to make the payments to creditors specified in this plan.

	U									
2.2	Regular payments to the trus	tee will be made fron	n future income in the fo	llowing manner:						
	Check all that apply.									
	Debtor(s) will make paymer	• •								
	Debtor(s) will make payme	*								
2.3	Other (specify method of p Income tax refunds.	ayment):								
2.3										
	Check one.  Debtor(s) will retain any inc	ome tax refunds receiv	ed during the plan term							
	Debtor(s) will supply the tro	Debtor(s) will retain any income tax refunds received during the plan term.  Debtor(s) will supply the trustee with a copy of each income tax return filed during the plan term within 14 days of filing the return and will turn over to the trustee all income tax refunds received during the plan term.								
	Debtor(s) will treat income		3	1.						
					Province to the second					
2.4	Additional payments.			***************************************	thin the control of t		•			
	Check one.									
	None. If "None" is checked,									
	Debtor(s) will make additionand date of each anticipate		trustee from other sources	s, as specified bel	ow. Describe the s	ource, estimated	d amount,			
					WI-WARIA W					
	<del>Visit to the second of the se</del>									
2.5	The total amount of estimated	d payments to the tru	stee provided for in §§ 2	2.1 and 2.4 is \$						
	70 40 4 0									
Par	Treatment of Secur	red Claims								
3.1	Maintenance of payments and	d cure of default, if a	ny.							
	Check one.									
	☐ None. If "None" is checked	f, the rest of § 3.1 need	d not be completed or repr	oduced.						
	The debtor(s) will maintain				s listed below, with	n any changes re	equired by			
	the applicable contract and not	ticed in conformity with	any applicable rules. The	se payments will	be disbursed eithe	r by the trustee	or directly			
	by the debtor(s), as specified be interest, if any, at the rate state		-		-	•				
	under Bankruptcy Rule 3002(c				•		=			
	absence of a contrary timely fil						•			
	item of collateral listed in this p	- ·	•		•	<b>-</b> .				
	will cease, and all secured clai disbursed by the trustee rather		=	ited by the plan. I	ne final column in	ciudes only payr	nents			
	·	, ,								
	Name of creditor	Collateral	Current installment	Amount of	Interest rate on	Monthly plan	Estimated total			
			payment (including escrow)	arrearage (if any)	arrearage (if applicable)	payment on arrearage	payments by trustee			
	PNC BANK	REAL PROPE	RTY_\$798.00	\$20,268.00	%	\$563.00	\$1,361.00			
			Disbursed by: ✓ Trustee							
			Debtor(s)							
			_ \$	\$	%	\$	_ \$			
			Disbursed by:							

Insert additional claims as needed.

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Trustee
Debtor(s)

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3.2	Request	for valuation of s	ecurity, payment of	fully secured cla	aims, and m	nodification of unc	lersecured cla	aims. Ched	ck one.		
	☐ Non	e. If "None" is chec	ked, the rest of § 3.2	need not be com	pleted or rep	produced.					
		The remainder of this paragraph will be effective only if the applicable box in Part 1 of this plan is checked.									
	The debtor(s) request that the court determine the value of the secured claims listed below. For each non-governmental secured claim listed below, the debtor(s) state that the value of the secured claim should be as set out in the column headed Amount of secured claim. For secured claims of governmental units, unless otherwise ordered by the court, the value of a secured claim listed in a proof of claim filed in accordance with the Bankruptcy Rules controls over any contrary amount listed below. For each listed claim, the value of the secured claim will be paid in full with interest at the rate stated below.							ı. For in			
	plar as a	n. If the amount of a nn unsecured claim	wed claim that exceed creditor's secured claunder Part 5 of this pover any contrary amo	aim is listed belov lan. Unless other	w as having of wise ordered	no value, the credit d by the court, the a	or's allowed cl	aim will be	treated in its	entirety	
			n listed below as havir estate(s) until the earl	-	olumn heade	d Amount of secure	ed claim will re	tain the lier	on the prope	rty interest	
	(a)	payment of the ur	derlying debt determi	ned under nonba	ankruptcy law	v, or					
	(b)	discharge of the u	nderlying debt under	11 U.S.C. § 1328	3, at which tii	me the lien will term	ninate and be r	eleased by	the creditor.		
	Nar	ne of creditor	Estimated amount of creditor's total claim	Collateral	Value of collateral	Amount of claims senior to creditor's claim	Amount of secured claim		Monthly payment to creditor	Estimated total of monthly payments	
	PN —	C BANK	119,000 \$	REAL PROPERTY	204K \$	119K \$	0 \$	%	798 \$	28,728 \$	
			\$		\$	\$	\$	%	\$	\$	
	Secured one	e. If "None" is chec	rom 11 U.S.C. § 506. ked, the rest of § 3.3 i	need not be com	pleted or rep	roduced.					
	☐ The	claims listed below	were either:								
		incurred within 910 personal use of the	days before the petiti debtor(s), or	on date and secu	ured by a pu	rchase money secu	ırity interest in	a motor ve	hicle acquired	for the	
	(2)	incurred within 1 ye	ear of the petition date	and secured by	a purchase i	money security inte	rest in any oth	er thing of	value.		
	direc dead	tly by the debtor(s) line under Bankrup	d in full under the plai , as specified below. I tcy Rule 3002(c) cont re controlling. The fina	Unless otherwise rols over any cor	ordered by t	the court, the claim at listed below. In th	amount stated e absence of a	l on a proo	f of claim filed imely filed pro	before the filing	
	Nai	me of creditor		Collateral		Amount of claim	Interest rate	Monthly playment		ited total nts by trustee	
						\$	%	\$	_ \$		
								Disbursed to Trustee	•		
					·······	\$	%	\$Disbursed t	_ \$	MACA SAN SAN SAN SAN SAN SAN SAN SAN SAN SA	

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Insert additional claims as needed.

☐ Trustee ☐ Debtor(s)

Debtor — Gase 19-13905-amc   Doc 27   Filed 07/08/19   Entered 07/08/19   13:01:12   Desc Main   Document   Page 4 of 9   Case number 19-13905
3.4 Lien avoidance.
Check one.
lacksquare None. If "None" is checked, the rest of § 3.4 need not be completed or reproduced.
The remainder of this paragraph will be effective only if the applicable box in Part 1 of this plan is checked.
The judicial liens or nonpossessory, nonpurchase money security interests securing the claims listed below impair exemptions to which debtor(s) would have been entitled under 11 U.S.C. § 522(b). Unless otherwise ordered by the court, a judicial lien or security interest security interest security interest security.
debtor(s) would have been entitled under 11 U.S.C. § 522(b). Unless otherwise ordered by the court, a judicial lien or security interest se a claim listed below will be avoided to the extent that it impairs such exemptions upon entry of the order confirming the plan. The amount

the uring the judicial lien or security interest that is avoided will be treated as an unsecured claim in Part 5 to the extent allowed. The amount, if any, of the judicial lien or security interest that is not avoided will be paid in full as a secured claim under the plan. See 11 U.S.C.

§ 522(f) and Bankruptcy Rule 4003(d). If more than one lien is to be avoided, provide the information separately for each lien.

Information regarding judicial lien or security interest	Calculation of lien avoidance		Treatment of remaining secured claim
Name of creditor	a. Amount of lien	\$_1,600	Amount of secured claim after avoidance (line a minus line f)
FANNIE MAE	b. Amount of all other liens	\$ 119,000	\$ <u>52,248.00</u>
Collateral	c. Value of claimed exemptions	+ \$ <u>17,425.00</u>	Interest rate (if applicable)
REAL PROPERTY	d. Total of adding lines a, b, and c	\$ <u>136,425.00</u>	%
Lien identification (such as judgment date, date of lien recording, book and page number)	e. Value of debtor(s)' interest in property	- \$ <u>84,177</u>	Monthly payment on secured claim \$_798.00
JUDGMENT FOR EJ <u>ECTMENT</u>	f. Subtract line e from line d.	\$ <u>52,248</u>	Estimated total payments on secured claim \$_28,728
	Extent of exemption impairment		
	(Check applicable box):		
	Line f is equal to or greater than I		
	The entire lien is avoided. (Do not c		
	✓ Line f is less than line a.		
	A portion of the lien is avoided. (Co.	mplete the next column.)	

Insert additional claims as needed.

#### 3.5 Surrender of collateral.

С

heck one.	
None. If "None" is checked, the rest of § 3.5 need not be	be completed or reproduced.
upon confirmation of this plan the stay under 11 U.S.C	below the collateral that secures the creditor's claim. The debtor(s) request that c. § 362(a) be terminated as to the collateral only and that the stay under § 1301 claim resulting from the disposition of the collateral will be treated in Part 5 below.
Name of creditor	Collateral

Insert additional claims as needed.

Part 4:

**Treatment of Fees and Priority Claims** 

#### 4.1 General

Trustee's fees and all allowed priority claims, including domestic support obligations other than those treated in § 4.5, will be paid in full without postpetition interest.

#### 4.2 Trustee's fees

Trustee's fees are governed by statute and may change during the course of the case but are estimated to be 10 % of plan payments; and during

	the plan term, they are estimated to total \$2,800.	u to be <u>ro 7</u> 6 or plan payments, and dunin
4.3 /	Attorney's fees	
	The balance of the fees owed to the attorney for the debtor(s) is estimated to be \$ 0	
4.4	Priority claims other than attorney's fees and those treated in § 4.5.	
	Check one.  None: If "None" is checked, the rest of § 4.4 need not be completed or reproduced.	
	The debtor(s) estimate the total amount of other priority claims to be	
4.5	Domestic support obligations assigned or owed to a governmental unit and paid less than full a Check one.	amount.
	None. If "None" is checked, the rest of § 4.5 need not be completed or reproduced.	
	☐ The allowed priority claims listed below are based on a domestic support obligation that has bee governmental unit and will be paid less than the full amount of the claim under 11 U.S.C. § 1322 requires that payments in § 2.1 be for a term of 60 months; see 11 U.S.C. § 1322(a)(4).	<u> </u>
	Name of creditor	Amount of claim to be paid
		\$
	Insert additional claims as needed.	\$
Par	Treatment of Nonpriority Unsecured Claims	
5.1	Nonpriority unsecured claims not separately classified.	
0.1		an one ention is chacked the ention
	Allowed nonpriority unsecured claims that are not separately classified will be paid, pro rata. If more the providing the largest payment will be effective. Check all that apply.	an one option is checked, the option
	The sum of \$	
	1 % of the total amount of these claims, an estimated payment of \$10.00.	
	The funds remaining after disbursements have been made to all other creditors provided for in	this plan.
	If the estate of the debtor(s) were liquidated under chapter 7, nonpriority unsecured claims would Regardless of the options checked above, payments on allowed nonpriority unsecured claims w	

5.2	Maintenance of payments and cure of any de	fault on nonpriority unsecured claims	. Check one.		
	None. If "None" is checked, the rest of § 5.	2 need not be completed or reproduced.			
	The debtor(s) will maintain the contractual on which the last payment is due after the debtor(s), as specified below. The claim fo The final column includes only payments of	be disbursed either by the second of the library and the library are the libra	er by the trustee or directly by the		
	Name of creditor	Current insta payment	allment Amount to be pai	d r	Estimated total payments by rustee
		<u> </u>			\$
		Disbursed b  Trustee  Debtor(	•		
		\$	\$		\$
		Disbursed b ☐ Trustee ☐ Debtor(	•		
	Insert additional claims as needed.	(	-,		
5.3	Other separately classified nonpriority unsec	cured claims. Check one.			
	None. If "None" is checked, the rest of § 5.3 is	·			
	☐ The nonpriority unsecured allowed claims list	ted below are separately classified and v	will be treated as follow	/S	
	Name of creditor	Basis for separate classification and treatment	Amount to be paid on the claim	Interest rate (if applicable)	Estimated total amount of payments
			\$	%	\$
			\$	%	\$
	Insert additional claims as needed.		-		-
Pai	t 6: Executory Contracts and Unexpi	red Leases			
6.1	The executory contracts and unexpired lease and unexpired leases are rejected. Check one		pe treated as specifie	d. All other exe	cutory contracts
	✓ None. If "None" is checked, the rest of § 6.1 i				
	Assumed items. Current installment payment to any contrary court order or rule. Arrearage by the trustee rather than by the debtor(s).	nts will be disbursed either by the trustee			

	Name of creditor	Description of leased property or executory contract	Current installment payment	Amount of arrearage to be paid	Treatment of arrearage (Refer to other plan section if applicable)	Estimated tota payments by trustee
		***************************************	\$	\$		\$
			Disbursed by:			
			☐ Trustee			-
			☐ Debtor(s)			
			\$	\$		\$
			Disbursed by:			_
			☐ Debtor(s)			
I	nsert additional contracts or lea	ases as needed	<b>2</b> 2000(6)			
,,	additional bondadia of 160	acco do nocaca.				
t 7:	Vesting of Property of	the Estate				
Prope	erty of the estate will vest in	the debtor(s) upon				
Che	ck the applicable box:					
<b>✓</b> pl	lan confirmation.					
	entry of discharge.					
	other:	WANTED TO THE TOTAL OF THE TOTA	*			
	Nonstandard Plan Pro	visions				
t 8:	Monstandara i lan i lo					
	ck "None" or List Nonstanda	rd Plan Provisions				
Chec			completed orreproduce	d.		
Chec V N er Ba	ck "None" or List Nonstanda lone. If "None" is checked, the ankruptcy Rule 3015(c), nonsta	rest of Part 8 need not be	set forth below. A nonsta	andard provision	is a provision not otherwis	e included in the
✔ N ler Ba	ck "None" or List Nonstanda lone. If "None" is checked, the	rest of Part 8 need not be	set forth below. A nonsta	andard provision	is a provision not otherwis	e included in the
Chec N er Ba	ck "None" or List Nonstanda lone. If "None" is checked, the ankruptcy Rule 3015(c), nonsta	rest of Part 8 need not be ndard provisions must be s andard provisions set out e	set forth below. A nonsta elsewhere in this plan ar	andard provision e ineffective.	·	e included in the
Chec N er Ba	ck "None" or List Nonstanda lone. If "None" is checked, the inkruptcy Rule 3015(c), nonsta orm or deviating from it. Nonsta	rest of Part 8 need not be ndard provisions must be s andard provisions set out e	set forth below. A nonsta elsewhere in this plan ar	andard provision e ineffective.	·	e included in the
Chec N er Ba	ck "None" or List Nonstanda lone. If "None" is checked, the inkruptcy Rule 3015(c), nonsta orm or deviating from it. Nonsta	rest of Part 8 need not be ndard provisions must be s andard provisions set out e	set forth below. A nonsta elsewhere in this plan ar	andard provision e ineffective.	·	e included in the
Chec Ner Ba	ck "None" or List Nonstanda lone. If "None" is checked, the inkruptcy Rule 3015(c), nonsta orm or deviating from it. Nonsta	rest of Part 8 need not be ndard provisions must be s andard provisions set out e	set forth below. A nonsta elsewhere in this plan ar	andard provision e ineffective.	·	e included in the

Part 9:

Signature(s):

#### 9.1 Signatures of Debtor(s) and Debtor(s)' Attorney

If the Debtor(s) do not have an attorney, the Debtor(s) must sign below; otherwise the Debtor(s) signatures are optional. The attorney for the Debtor(s), if any, must sign below.

* Timothy Hill	🗴 🗴
Signature of Debtor 1	Signature of Debtor 2
Executed on 06/30/2019 MM / DD / YYYY	Executed on MM / DD / YYYY
Signature of Attorney for Debtor(s)	Date

By filing this document, the Debtor(s), if not represented by an attorney, or the Attorney for Debtor(s) also certify(ies) that the wording and order of the provisions in this Chapter 13 plan are identical to those contained in Official Form 113, other than any nonstandard provisions included in Part 8.

# **Exhibit: Total Amount of Estimated Trustee Payments**

The following are the estimated payments that the plan requires the trustee to disburse. If there is any difference between the amounts set out below and the actual plan terms, the plan terms control.

a.	Maintenance and cure payments on secured claims (Part 3, Section 3.1 total)		\$ 798.00
b.	Modified secured claims (Part 3, Section 3.2 total)		\$ <u>563.00</u>
C.	Secured claims excluded from 11 U.S.C. § 506 (Part 3, Section 3.3 total)		\$
d.	Judicial liens or security interests partially avoided (Part 3, Section 3.4 total)		\$
e.	Fees and priority claims (Part 4 total)		\$
f.	Nonpriority unsecured claims (Part 5, Section 5.1, highest stated amount)		\$
g.	Maintenance and cure payments on unsecured claims (Part 5, Section 5.2 total)		\$
h.	Separately classified unsecured claims (Part 5, Section 5.3 total)		\$
i.	Trustee payments on executory contracts and unexpired leases (Part 6, Section 6.1 total)		\$
j.	Nonstandard payments (Part 8, total)	+	\$
	Total of lines a through j		\$ <u>1,361.00</u>

Official Form 113